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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/805,113

Applicant(s)

JACOBSON ET AL.

Examiner

FARLEY J. ABAD

Art Unit

2181

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 08 February 2008.
2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-7,9 and 11-20 is/are pending in the application.
4a) Of the above claim(s) _____ is/are withdrawn from consideration.
5) ☐ Claim(s) _____ is/are allowed.
6) ☒ Claim(s) 1-7,9 and 11-20 is/are rejected.
7) ☐ Claim(s) _____ is/are objected to.
8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
10) ☒ The drawing(s) filed on 19 March 2004 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) ☐ Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____
4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
5) ☐ Notice of Informal Patent Application
6) ☐ Other: _____

DETAILED ACTION

Status of claims:

1. Claims 1-7, 9, and 11-20 are pending in this Office Action.
2. Claims 1, 19, and 20 are amended.
3. Claims 8 and 10 are cancelled.

4. The claims and only the claims form the metes and bounds of the invention. "Office personnel are to give claims their broadest reasonable interpretation in light of the supporting disclosure. In re Morris, 127 F.3d 1048, 1054-55, 44 USPQ2d 1023, 1027-28 (Fed. Cir. 1997). Limitations appearing in the specification but not recited in the claim are not read into the claim. In re Prater, 415 F.2d 1393, 1404-05, 162 USPQ 541, 550-551 (CCPA 1969)" (MPEP p 2100-8, c 2, I 45-48; p 2100-9, c 1, I 1-4). The Examiner has full latitude to interpret each claim in the broadest reasonable sense. The Examiner will reference prior art using terminology familiar to one of ordinary skill in the art. Such an approach is broad in concept and can be either explicit or implicit in meaning.

Response to Arguments

5. Applicant's arguments, filed 02/08/2008, with respect to the rejection(s) of claim(s) 1-7, 9, and 11-20 under 35 U.S.C. 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in under 35 U.S.C. 103(a) in view of

Lulla, et al (hereinafter Lulla), U.S. Patent No. 6,922,820, in view of Geer et al (hereinafter Geer), U.S. Patent No. 5,079,725.

The Applicant argues:

(1) amended claim 1 is not taught by the combination of Lulla, Lipe, and Tang [p. 7, paragraphs 3-4, p. 8, paragraphs 1-2];

(2) the asserted motivation for modifying Lulla with the teachings of Tang is improper [p. 8, paragraph 3];

(3) in regards to claim 3, the Office Action does not show that all the features are suggested by the combination of Lulla, Lipe, and Dreyer, and does not provide a proper motivation for modifying the teachings of the Lulla, Lipe, and Dreyer combination;

(4) in regards to claims 6-7 and 16, the Office Action does not show that all the features are suggested by the combination of Lulla, Lipe, and Jacobson, and does not provide a proper motivation for modifying the teachings of the Lulla, Lipe, and Jacobson combination;

(5) in regards to claims 11-14, the Office Action does not show that all the features are suggested by the combination of Lulla, Lipe, Jacobson, and IBM, and does not provide a proper motivation for modifying the teachings of the Lulla, Lipe, Jacobson, and IBM combination.

As per the first argument, Lulla discloses a method for identifying a system, comprising:

reading values of identification codes [fig. 3, elements 102-108, col. 3, lines 48-50, col. 3, lines 1-12, identification codes 102-108 are read to generate an IDCD] from

each of a plurality of devices of the system [col. 2, lines 64-67, col. 3, line1, lines 15-16, portions 102-108 are equivalent to a plurality of devices of the system since each portion can have separate bits]; and

generating a system identifier value that identifies the system as a function of the read values [col. 3, lines 44-48, the IDCD code is generated which identifies the system 90 as a function of the identification codes 102-108].

Lulla does not explicitly disclose wherein the plurality of devices are arranged and coupled in a scan chain, and the function used in generating the system identifier value is further a function of respective positions of the plurality of devices in a scan chain.

However, Geer discloses the use of wherein the plurality of devices are arranged and coupled in a scan chain, and the function used in generating the system identifier value is further a function of respective positions of the plurality of devices in a scan chain [col. 5, lines 29-35, the plurality of SRLs are arranged and coupled in a scan chain (fig. 1, SRLs 14 and 16). Retrieving the identification number is equivalent to generating the system identifier. The function of retrieving the identification number is a function of the locations of the SRLs in the scan chain, specifically "the chip ID or level ID SRLs indicating the location of the SRLs to retrieve the stored identification number." The location of the SRLs is equivalent to the positions of the plurality of devices in a scan chain].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to improve upon the method of Lulla by implementing wherein the

plurality of devices are arranged and coupled in a scan chain, and the function used in generating the system identifier value is further a function of respective positions of the plurality of devices in a scan chain because it would provide Lulla's method with the enhanced capability of uniquely identifying integrated circuit chips adapted for use with scan design system and scan testing techniques [p. 2, paragraph 19-23].

Independent claims 19 and 20 include features similar to those of claim 1 and are rejected under 35 U.S.C. 103(a) over Lulla, in view of Geer.

Dependent claims 2, 4, 5, 9, 15, 17, and 18 depend on claim 1 and are rejected for at least the same reasons.

As per the second argument, Applicant's argument is moot in view of the new grounds of rejection under 35 U.S.C. 103(a) over Lulla, in view of Geer.

As per the third argument, Applicant's argument is moot in view of the new ground of rejection under 35 U.S.C. 103(a) over Lulla, in view of Geer, and in further view of Dreyer. In addition, Applicant has not made specific arguments pertaining to the motivation to combine Dreyer. Without such arguments, Examiner cannot respond and is not persuaded by such argument.

As per the fourth argument, Applicant's argument is moot in view of the new ground of rejection under 35 U.S.C. 103(a) over Lulla, in view of Geer, and in further view of Jacobson. In addition, Applicant has not made specific arguments pertaining to the motivation to combine Jacobson. Without such arguments, Examiner cannot respond and is not persuaded by such argument.

As per the fifth argument, Applicant's argument is moot in view of the new ground of rejection under 35 U.S.C. 103(a) over Lulla, in view of Geer, in view of Jacobson, and in further view of IBM. In addition, Applicant has not made specific arguments pertaining to the motivation to combine IBM. Without such arguments, Examiner cannot respond and is not persuaded by such argument.

Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

7. **Claims 1, 2, 4, 5, 9, 15, 17, 19, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lulla, in view of Geer.**

As per claim 1, Lulla discloses a method for identifying a system [Lulla, col. 1, lines 6-9], comprising:

reading values of identification codes [fig. 3, elements 102-108, col. 3, lines 48-50, col. 3, lines 1-12, identification codes 102-108 are read to generate an IDCD] from each of a plurality of devices of the system [col. 2, lines 64-67, col. 3, line 1, 15-16, 36-50, portions 102-108 are equivalent to a plurality of devices since each portion of the register 100 may be comprised of separate bits]; and

generating a system identifier value that identifies the system as a function of the read values [col. 3, lines 44-48, the IDCD code is generated which identifies the system 90 as a function of the identification codes 102-108].

Lulla does not explicitly disclose wherein the plurality of devices are arranged and coupled in a scan chain, and the function used in generating the system identifier value is further a function of respective positions of the plurality of devices in a scan chain.

However, Geer discloses the use of wherein the plurality of devices are arranged and coupled in a scan chain, and the function used in generating the system identifier value is further a function of respective positions of the plurality of devices in a scan chain [col. 5, lines 29-35, the plurality of SRLs are arranged and coupled in a scan chain (fig. 1, SRLs 14 and 16). Retrieving the identification number is equivalent to generating the system identifier. The function of retrieving the identification number is a function of the locations of the SRLs in the scan chain, specifically "the chip ID or level ID SRLs indicating the location of the SRLs to retrieve the stored identification number." The location of the SRLs is equivalent to the positions of the plurality of devices in a scan chain].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to improve upon the method of Lulla by implementing wherein the plurality of devices are arranged and coupled in a scan chain, and the function used in generating the system identifier value is further a function of respective positions of the plurality of devices in a scan chain because it would provide Lulla's method with the

enhanced capability of uniquely identifying integrated circuit chips adapted for use with scan design system and scan testing techniques [p. 2, paragraph 19-23].

As per claim 2, Lulla discloses the method of claim 1, wherein the step of reading comprises:

reading the value of a first register in the devices [fig. 3, register 100 is in the devices 102-108], wherein the state of each first register is a non-programmable value [col. 1, lines 57-58].

As per claim 4, Lulla discloses the method of claim 1, wherein the step of reading comprises:

inputting a control code to each of the plurality of devices

outputting the values of the identification codes serially from at least one of the plurality of devices in response to the control code [fig. 4, col. 3, lines 36-50].

As per claim 5, Lulla discloses the method of claim 1, wherein the step of reading further comprises:

reading values from registers in the devices, wherein each register is user-programmable [col. 4, lines 54-58, specifically user software VERILOG, used to provide device ID's].

As per claim 9, Lulla discloses the method of claim 1, wherein the generating step includes concatenating the values [col. 5, line 6].

As per claim 15, Lulla discloses the method of claim 1, wherein the devices are programmable logic devices [col. 1, lines 6-9] and the values of identification codes from each of the plurality of programmable logic devices is a configuration state of the

programmable logic device [col. 3, lines 51-63, specifically CNFG and DEV indicate a state of the device. CNFG and DEV are inputs to the ID CODE GENERATION LOGIC which outputs the identification code, fig. 4].

As per claim 17, Lulla discloses the method of claim 1, wherein the system includes a plurality of non-volatile memories coupled to the plurality of devices [col. 2, lines 54-59], the devices are boundary-scan accessible [col. 2, lines 64-66], and the reading step includes reading the values of the identification codes from the plurality of non-volatile memories [col. 2, lines 54-59].

As per claim 19, Lulla discloses an apparatus [fig. 3] for identifying a system [col. 1, lines 6-9], comprising:

means for [fig. 3, TDO 94] reading values of identification codes [fig. 3, elements 102-108, col. 3, lines 48-50, col. 3, lines 1-12, identification codes 102-108 are read to generate an IDCD] from a plurality of devices of the system [col. 2, lines 64-67, col. 3, line 1, lines 15-16, portions 102-108 are equivalent to a plurality of devices of the system since each portion can have separate bits]; and

means for [col. 2, lines 45-46, JTAG identification request] generating a system identifier value as a function of the values of the identifications codes from the plurality of devices [col. 3, lines 44-48, the IDCD code is generated which identifies the system 90 as a function of the identification codes 102-108].

Lulla does not explicitly disclose wherein the plurality of devices are arranged and coupled in a scan chain, and the function used in generating the system identifier

value is further a function of respective positions of the plurality of devices in a scan chain.

However, Geer discloses the use of wherein the plurality of devices are arranged and coupled in a scan chain, and the function used in generating the system identifier value is further a function of respective positions of the plurality of devices in a scan chain [col. 5, lines 29-35, the plurality of SRLs are arranged and coupled in a scan chain (fig. 1, SRLs 14 and 16). Retrieving the identification number is equivalent to generating the system identifier. The function of retrieving the identification number is a function of the locations of the SRLs in the scan chain, specifically "the chip ID or level ID SRLs indicating the location of the SRLs to retrieve the stored identification number." The location of the SRLs is equivalent to the positions of the plurality of devices in a scan chain].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to improve upon the method of Lulla by implementing wherein the plurality of devices are arranged and coupled in a scan chain, and the function used in generating the system identifier value is further a function of respective positions of the plurality of devices in a scan chain because it would provide Lulla's apparatus with the enhanced capability of uniquely identifying integrated circuit chips adapted for use with scan design system and scan testing techniques [p. 2, paragraph 19-23].

As per claim 20, Lulla discloses an arrangement for identifying a system [col. 1, lines 6-9], comprising:

a software tool hosted on a data processing arrangement [fig. 4]; and

a system interface coupled to the tool and to the system [fig. 3];

wherein the tool is configured to read values of identification codes [fig. 3, elements 102-108, col. 3, lines 48-50, col. 3, lines 1-12, identification codes 102-108 are read to generate an IDCD] from each of a plurality of devices of the system [col. 2, lines 64-67, col. 3, line 1, lines 15-16, portions 102-108 are equivalent to a plurality of devices of the system since each portion can have separate bits] via the system interface and generate a system identifier value as a function of the values of the identifications codes from the plurality of devices [col. 3, lines 44-48, the IDCD code is generated which identifies the system 90 as a function of the identification codes 102-108].

8. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Lulla, in view of Geer, and in further view of Dreyer et al (hereinafter Dreyer), U.S. Patent No. 5,794,066.

As per claim 3, the modified Lulla does not explicitly disclose the method of claim 2, wherein the step of reading further comprises:

reading the value of a second register in each of the devices, wherein each second register is user-programmable.

However, Dreyer discloses the use of reading the value of a second register [Dreyer, col. 6, lines 44-57, fig. 1, item 20] in each of the devices, wherein each second register is user-programmable [Dreyer, col. 4, lines 56-61] for the purpose of providing an identification apparatus and for identifying a device during operation [col. 1, lines 66-67, col. 2, line 1].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to improve upon the method of the modified Lulla by implementing reading the value of a second register in each of the devices, wherein each second register is user-programmable because it would provide the modified Lulla's method with the enhanced capability of providing an identification apparatus and for identifying a device during operation [col. 1, lines 66-67, col. 2, line 1].

9. Claims 6, 7, and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lulla, in view of Geer, and further in view of Jacobson et al (hereinafter Jacobson), U.S. Patent No. 5,841,867.

As per claim 6, the modified Lulla does not explicitly disclose storing in the register of the at least one programmable logic device a checksum value derived from configuration data used in configuring the at least one programmable logic device.

However, Jacobson discloses the use of storing in the register [Jacobson, col. 7, lines 63-65, specifically the LFSR] of the at least one programmable logic device [Jacobson, col. 4, lines 24-25] a checksum value [Jacobson, col. 7, lines 24-25, specifically the signature] derived from configuration data used in configuring the at least one programmable logic device [Jacobson, col. 3, lines 45-49] for the purpose of verifying the PLD programming [Jacobson, col. 3, lines 22-24].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to improve upon the method of the modified Lulla by implementing storing in the register of the at least one programmable logic device a checksum value derived from configuration data used in configuring the at least one programmable logic

device because it would provide the modified Lulla's method with the enhanced capability of verifying the programming of the PLD [Jacobson, col. 3, lines 22-24].

As per claim 7, the modified Lulla discloses wherein the generating step includes concatenating the values [Lulla, col. 5, line 6].

As per claim 16, Lulla discloses configuration states [Lulla, col. 3, lines 51-63, specifically CNFG and DEV indicate a state of the device. CNFG and DEV are inputs to the ID CODE GENERATION LOGIC which outputs the identification code, fig. 4]

However, Lulla does not explicitly disclose generating checksum values from each of the configuration states.

Jacobson discloses the use of checksum values [Jacobson, col. 7, lines 24-25, specifically the signature] in order to verify programming PLDs [Jacobson, col. 3, lines 22-24].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to improve upon the method of the modified Lulla by implementing generating checksum values from each of the configuration states because it would provide the modified Lulla's method with the enhanced capability of verifying the programming of PLDs with respect to a sequence of input values [Jacobson, col. 8, lines 22-26].

10. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Lulla, in view of Geer, and in further view of Thiel.

As per claim 18, the modified Lulla does not explicitly disclose storing the generated system identifier.

However, Thiel discloses the use of storing the generated system identifier [col. 14, lines 65-67] for the purpose of generating and storing identifiers for parts and storing the identifiers by a data processing system [Abstract].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to improve upon the method of the modified Lulla by implementing storing the generated system identifier because it would provide the modified Lulla's method with the enhanced capability of generating and storing identifiers for parts and storing the identifiers by a data processing system [Abstract].

11. Claims 11-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lulla, in view of Geer, in view of Jacobson, and in further view of IBM Technical Disclosure Bulletin (hereinafter IBM), NA8909262.

As per claim 11, the modified Lulla discloses the invention substantially.

The modified Lulla discloses inputting a control code to each of the plurality of devices;

outputting the values of the identification codes serially from a at least one of the plurality of devices in response to the control code [Lulla, fig. 4, col. 3, lines 36-50].

The modified Lulla does not explicitly disclose outputting values of the identification codes from a boundary scan register.

However, IBM discloses the use of using a portion of the boundary scan register as the identification register [IBM, specifically "However, a portion of the boundary scan register can be used to implement the device identification function"] for the purpose of saving all the circuitry in the original identification register [IBM, p. 2, lines 4-7].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to improve upon the method of the modified Lulla by implementing outputting the values of the identification codes from a boundary-scan register because it would provide the modified Lulla's method with the enhanced capability of saving all the circuitry in the original identification register [IBM, p. 2, lines 4-7].

As per claim 12, the modified Lulla does not explicitly disclose wherein the control code is a boundary-scan SAMPLE instruction.

However, Jacobson discloses the use of the control code as a boundary-scan SAMPLE instruction [Jacobson, col. 2, lines 51-52] in order to select the boundary scan register [Jacobson, col. 2, lines 51-52].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to improve upon the method of the modified Lulla by implementing wherein the control code is a boundary-scan SAMPLE instruction because it would provide the modified Lulla's method with the enhanced capability of selecting the boundary scan register [Jacobson, col. 2, lines 51-52].

As per claim 13, the modified Lulla does not explicitly disclose wherein the control code is a boundary-scan EXTEST instruction.

Jacobson discloses the use of the control code as a boundary-scan EXTEST instruction [Jacobson, col. 2, lines 53-54] for the purpose of providing an efficient programming verification system for PLDs [col. 3, lines 22-24].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to improve upon the method of the modified Lulla by implementing

wherein the control code is a boundary-scan EXTEST instruction because it would provide the modified Lulla's method with the enhanced capability of providing an efficient programming verification system for PLDs [col. 3, lines 22-24].

As per claim 14, the modified Lulla does not explicitly disclose wherein the boundary scan register is one of an IDCODE register and a USERCODE register.

However, Lulla discloses a boundary-scan register, ID CODE register, and a USERCODE register [fig. 1] in between the TDI and TDO.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to substitute one register for the other in order to achieve the predictable result of outputting values of identification codes from a register.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to FARLEY J. ABAD whose telephone number is (571) 270-3425. The examiner can normally be reached on Monday-Friday 7:30am-5:00pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alford Kindred can be reached on (571) 272-4037. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/F. J. A./
Examiner, Art Unit 2181

/Niketa I. Patel/
Primary Examiner, Art Unit 2181